

UNITED STATES DISTRICT
COURT
EASTERN DISTRICT OF
CALIFORNIA

FILED 1

MAY 21 2020

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY PKS
DEPUTY CLERK

ANDREW VONICER BROWN
ISLAMIC ALI
#367427

PLAINTIFF

2:20-CV-1040 DB PC

- VS -

JUST DETENTION INTERNATIONAL
STATE OF MICHIGAN
MICHIGAN DEPT OF CORRECTIONS
ET, AL

DEFENDANTS

SUMMONS IN A CIVIL
ACTION

TO :

JUST DETENTION INTERNATIONAL

CYNTHIA TOTEN, ESQ.
#149266

3325 WILSHIRE BLVD
SUITE 340
LOS ANGELES, CA 90010

OPERATIONS DIRECTOR
LIZELYN AQUINO
3325 WILSHIRE BLVD,
SUITE 340
LOS ANGELES, CA 90010

VANESSA CLOE

CHRIS CLOE

CYRUS CLOE

THAN CLOE

- N -

NICOLE CLOE

PERSONNEL

JUST DETENTION INTERNATIONAL
3325 WILSHIRE BLVD
SUITE 340
LOS ANGELES, CA 90010

2

LINDA MCFARLANE
DEPUTY EXECUTIVE DIRECTOR
LMCFARLANE@JUSTDETENTION.ORG

MICHIGAN DEPARTMENT OF
CORRECTIONS
DIRECTOR
HEIDI E. WASHINGTON
PO BOX 30003
LANSING, MICHIGAN 48909

C. A. CARLSON
PREA MANAGER
CARLSONC2@MICHIGAN.GOV
PO BOX 30003
LANSING, MI 48909

THE STATE OF MICHIGAN'S
REPRESENTATIVE IS THE
ATTORNEY GENERAL DANA
NESSE.

A LAWSUIT HAS BEEN FILED
AGAINST YOU.

WITHIN 21 DAYS AFTER SERVICE
OF THIS SUMMONS ON YOU
(NOT COUNTING THE DAY . 3

you RECEIVED IT) - OF
 60 DAYS IF YOU ARE THE UNITED
 STATES OF A UNITED STATES
 AGENCY, OR AN OFFICER OF EMPLO-
 YEE OF THE UNITED STATES
 DESCRIBED IN FED. R. CIV.
 P. 12 (a) (2) OR (3) - YOU MUST
 SERVE ON THE PLAINTIFF AN ANSWER
 TO THE ATTACHED COMPLAINT OF
 A MOTION UNDER RULE 12 OF
 THE FEDERAL RULES OF CIVIL
 PROCEDURE. THE ANSWER OF MOTION
 MUST BE SERVED ON THE PLAINTIFF
 OR PLAINTIFFS ATTORNEY, WHOSE
 NAME AND ADDRESS ARE:

ANTHONY VANIQUE BROWN
 ISLAMIC ALI
 #367927

MACOMB CORRECTIONAL FACILITY
 34625 26 MILE RD
 KANK TOWNSHIP, MI 48048

IF YOU FAIL TO RESPOND, JUDG-
 MENT BY DEFAULT WILL BE ENTERED
 AGAINST YOU FOR THE RELIEF DEMAND-
 ED IN THE COMPLAINT. YOU ALSO
 MUST FILE YOUR ANSWER

OF MOTION WITH THE COURT.

DATE: 4-17-2020

Signed
By

ANTHONY V. BROWN (ISLAMIC ALI)

- CERTIFICATE OF SERVICE -

I, ANTHONY V. BROWN (ISLAMIC ALI) #367927

hereby certify that the following summons was served with the complaint to the court by first class mail on 4-17-2020.

Pro
Se

Plaintiff

ANTHONY V. BROWN (ISLAMIC ALI)
#367927

MACOMB CORRECTIONAL FACILITY
34625 ZEMME RD

LEWIS TOWNSHIP, MI
48048

Conclusion

5

PAGE 10A

LISTING CONDITIONAL CLEAREN-
ANCES

CYNTHIA TORAL, ESQ.
CA ATTORNEY REG. #199266
3325 WILSHIRE BLVD.,
SUITE 340
LOS ANGELES, CA 90010

OPERATIONS DIRECTOR
LILLYN AQUINO
3325 WILSHIRE BLVD.,
SUITE 340
LOS ANGELES, CA 90010

JUST DETENTION INTERNATIONAL
SUPERVISORS

VANESSA
CHRIS
CRYNN
THAO
N
NICOLE

THESE OPERATIVES ARE

PAGE 2 • A

OPERATING WITH A JUST
DETENTION INTERNATIONAL /
DEPARTMENTAL BLANKET OVER
THEIR IDENTITY

THEREFORE THE STATE OF
MICHIGAN / MICHIGAN DEPARTMENT
OF CORRECTIONS IN JUST
DETENTION INTERNATIONAL (MUST)
BE HELD LIABLE FOR THE
CONDUCT OF THESE
CONSTITUTIONAL CRIMINALS

SINCE THEY HAVE BEEN
ALLOWED 2 LAUNCHED ATTACKS
FROM A BASE THESE PARENT
ENTITIES DEVELOPED.

LINDA McFARLANE
DEPUTY EXECUTIVE DIRECTOR
LMCFARLANE@JUSTDETENTION.
ORG

MICHIGAN DEPARTMENT OF
CORRECTIONS

PAGE 30A

DIRECTOR
HOWARD C. WASHINGTON
PO BOX 30003
LANSING, MICHIGAN 48209

C. J. CARLSON
PIEA MANAGER
CARLSONC2@MICHIGAN.GOV
PO BOX 30003
LANSING, MI 48209

THE STATE OF MICHIGAN
- N -
STATE AGENCY

ARE LIABLE FOR ENCOURAGING
THIS ILLEGAL MISCONDUCT
TO PERSECUTE A WELL-ESTABLISHED
SHOCK

ENEMY OF THE STATE N.
EVIL NATION
(INTER. AREA).

CONCLUSION

3

ANTRELL VONIQUE BROWN
ISLAMIC ALI #367927
MACOMB CORRECTIONAL FACILITY
34625 26MILE RD
PENOX TOWNSHIP, MI 48068

IN THE UNITED STATES DISTRICT
COURT
FOR THE EASTERN DISTRICT
OF CALIFORNIA

ANTRELL VONIQUE BROWN
ISLAMIC ALI

PLAINTIFF,

- VS -

1. JUST DETENTION INTERNATIONAL
UNAL

1

2. AND OTHERS

DEFENDANTS.

☒ CHECK IF THERE ARE
CO-DEFENDANTS
· N ·
ATTACH PAGE 1 OF 1 LISTING
ITEM

CASE NO. _____

CIVIL RIGHTS COMPLAINT
by A PRISONER

I I ORIGINAL COMPLAINT
I I FIRST AMENDED COMPLAINT
I I SECOND AMENDED COMPLAINT

A. JURISDICTION

1. THIS COURT HAS JURISDICTION.
· N ·
OVER THIS ACTION PURSUANT
TO :

2

IT 28 U.S.C. § 1343(a); 42
U.S.C. § 1983

IT 0005: FACIAL VIOLATIONS
OF THE

- * 1ST AMENDMENT
- * 4TH AMENDMENT
- * 5TH AMENDMENT
- * 8TH AMENDMENT
- * 9TH AMENDMENT
- N -
- * 14TH AMENDMENT

OF THE FEDERAL CONSTITUTION
WHICH IS THE BILL OF RIGHTS
- N -

THEIR STATE COUNTERPARTS
INSCRIBED IN THE MICHIGAN
STATE CONSTITUTION OF 1963
MORE SPECIFICALLY

ARTICLE 1

SECTIONS

- * 2
- * 3
- * 4
- * 5

X 13
X 15
X 16
X 17

X 20

OF THE STATE CONSTITUTION
OF 1963.

2. INSTITUTION / CITY WHERE
VIOLATION OCCURRED:

OAKS CORRECTIONAL FACILITY
MICHIGAN DEPARTMENT OF
CORRECTIONS
1500 CADILLAC HIGHWAY
MANISTEE, MI 49660

B. DEFENDANTS

1. NAME OF FIRST DEFENDANT
JUST DETENTION INTERNATIONAL.
THE FIRST DEFENDANT IS
EMPLOYED AS:
A STATE / FEDERALLY FUNDED

24

HEALTH · N · HUMAN RIGHTS PUBLIC
TRUST policy ORGANIZATION
CT

JUST DETENTION INTERNATIONAL
3325 WILSHIRE BOULEVARD
SUITE 340
LOS ANGELES, CALIFORNIA 90010

PLEASE SEPARATE PAGES
FOR NAMES · N · ADDRESSES
OF ADDITIONAL DEFENDANTS

C. PREVIOUS LAWSUITS

1. HAVE YOU FILED ANY OTHER
LAWSUITS WHILE YOU WERE
A PRISONER?

IF YES
IF NO

2. IF YES HOW MANY LAWSUITS
HAVE YOU FILED? 1.

DESCRIBE THE PREVIOUS
LAWSUITS:

a. FIRST PRIOR LAWSUIT:

1. PARTIES ANTIRELL V. BROWN
V. D. SUPPES ET AL.

2. COURT N. CASE NUMBER:
EASTERN DISTRICT OF MICHIGAN
2:15-CV-13725

3. RESULT: (WAS THE CASE
DISMISSED? WAS IT APPEALED
& IS IT STILL PENDING?)

DISMISSED IN DISTRICT
DISMISSED ON APPEAL
PENDING UNSOLVED IN
UNITED STATES SUPREME
COURT USCA NOS 6.

SEE D AT NEXT
ENCUMPT
CITED HEREIN
ACCORDINGLY.

D. CAUSE OF ACTION

CLAIM 1

1. STATE THE CONSTITUTIONAL OR OTHER FEDERAL CIVIL RIGHT THAT WAS VIOLATED:

JUST DETENTION INTERNATIONAL
IN ITS PERSONNEL
AIDED BY THE MICHIGAN
DEPARTMENT OF CORRECTIONS
PROCEEDS TO SUBSTANTIALLY
DEPART FROM ITS

PUBLIC MISSION STATEMENT
- N -

CONTRACTS

BOTH STATE / FEDERAL
PROMISING TO TREAT ALL VICTIMS
OF SEXUAL ASSAULT EQUALLY,

A DECLARATION (MUST) KNOWS AS
A DIRECT RESPONSE TO THESE
SUBSTANTIALLY DREADED

.1

STATE - N. FEDERAL CONTRACTS
by FINEALLY

BLACKLISTING PLAINTIFF FROM USING
ITS STATE / FEDERALLY FUNDED
INSIDE LINE
- N -

ALL OTHER ATTRIBUTES - N. PUBLIC
SERVICES DISTRIBUTED by ADF

- N -
ITS PERSONNEL DESIGNATED FOR
INDIVIDUALS SEXUALLY ABUSED
AT ANY POINT IN ONE'S LIFETIME,

(MOREOVER)

JUST DETENTION INTERNATIONAL
ITS PERSONNEL - N. THE MICHIGAN
DEPARTMENT OF CORRECTIONS
HAVE DECIDED IN

ARBITRARY
CAPRICIOUS

- N -

CITIZENSOME DAW FAITH
AS A PRODUCT OF EXCESSIVE
PUNISHMENT THAT

ONLY PLAINTIFF BEING INTENTIONALLY :2

INFECTED WITH HIV/AIDS - N. LEFT
 UNTREATED FOR 16 CONSECUTIVE
 YEARS DOESN'T QUALIFY AS SEXUAL
 ASSAULT BASED ON PLAINTIFFS

RACE

RELIGION

SEX

POLITICAL PHILOSOPHY

SEXUAL ORIENTATION

- N -

PLAINTIFFS DISFAVORABLE VIEWS ABOUT
 AMERICA OVERALL.

2. CLAIM 1. IDENTIFY THE ISSUES
 INVOLVED. CHECK ONLY ONE. STATE
 ADDITIONAL ISSUES IN SEPARATE
 CLAIMS.

ALL OF THESE CLAIMS INVOLVE
 RETALIATION

- N -

OTHER:

- * RELIGIOUS PERSECUTION
- * EXCESSIVE PUNISHMENTS
- * EQUAL PROTECTIONS VIOLATIONS

- N -

- * DUE PROCESS VIOLATIONS

(INTER. ALIA).

Plaintiff has AT LEAST 28 CLAIMS
AGAINST THESE DEFENDANTS
-N-

Plaintiff (MUST) SUB. ISSUE THESE
CLAIMS TO FIT THEM ALL IN 25
PAGES.

3. SUPPORTING FACTS. STATE AS
BRIEFLY AS POSSIBLE THE FACTS
SUPPORTING CLAIM I. DESCRIBE EXACTLY
WHAT EACH DEFENDANT DID OR
DID NOT DO THAT VIOLATED YOUR
RIGHTS. STATE THE FACTS CLEARLY
IN YOUR OWN WORDS WITHOUT CITING
LEGAL AUTHORITY OR ARGUMENTS.

Plaintiff SENT CORRESPONDENCE TO
CYNTHIA TOTTER CONCERNING NOT BEING
TREATED FOR HIV/AIDS -N- BEING

INTENTIONALLY
HARASSED

PERSECUTED

EXCESSIVELY PUNISHED

ANTAGONIZED

SEVERELY CASTIGATED

-N-

BEAT DOWN WITH HUMAN -N- CIVIL
RIGHTS VIOLATIONS SINCE 2004 BY
THE STATE OF MICHIGAN -N- ITS

MERCENARIES OPERATING INSIDE THE
MICHIGAN DEPARTMENT OF CORRECTIONS
HEADED BY DIRECTOR HEIDI E.
WASHINGTON - N ALL HER SOLDIERS FROM
TOP TO BOTTOM.

A RELATIONSHIP WAS STARTED BETWEEN
PLAINTIFF - N JUST DETENTION INTERNATIONAL
• AL

DIRECTORS
MANAGERS
COUNSELORS
REPRESENTATIVES
INTER - ALIA

HELYN AQUINO

CYNTHIA TUTTAL

* NICOLE

* CHRIS

* THAO

* JESSICA

* ALEXCIA

* VANESSA

* GYWN

- N -

* LUCY

(INTER - ALIA).

THIS RELATIONSHIP STARTED

IN APPROXIMATELY SEPTEMBER 2018

N.

LASTED UNTIL MARCH 28TH 2019

N.

OVER THAT PERIOD OF TIME
JUST DETENTION INTERNATIONALS

HIDDEN REPRESENTATIVES

N.

MICHIGAN DEPARTMENT OF
CORRECTIONS PERSONNEL WITH THE
FULL ENCOURAGEMENT OF HIGHER
UP ORDERED TO USE THE
INSIDE LINE AS A TOOL OF
FURTHER

PSYCHOLOGICAL
MENTAL
EMOTIONAL

N.

COLLABORATED ABUSE

DESIGNED TO EXCESSIVELY

PERSECUTE
PUNISH

N.

SUBJECT PLAINTIFF TO GREATER
PENETRATING GOVERNMENT

.6

~~DANKWOLKE~~ - N. ~~ENCLOSURE~~
INSTITUTIONAL
VENGEANCE
AND
VINDICTIVENESS

AS A DIRECT RESPONSE TO
PLAINTIFFS UNRELENTING PROTEST
ABOUT NOT BEING ACCORDED
HW/AIDS

TREATMENT
RESOURCES
SERVICES
GROUPS
PUBLIC SUPPORT
PUBLIC ASSISTANCE

OVER THE LAST 16 CONSECUTIVE
YEARS - N. PROCEEDING.

PLAINTIFF ADMINISTERED JUST
DETENTION INTERNATIONAL - N. ITS

DIRECTORS
MANAGERS
SUPERVISORS
- N.
INSIDE LINE YEARS

INTER-ALIA

THAT THEY ALL POSSESS A
CIVIL CIVIC DUTY TO OPPOSE
THESE TERRIBLY APPARENT

HUMAN RIGHTS ABUSES
CATACLYSE
TUPA VIOLATIONS
WAR CRIMES

- N -

PERVASIVELY RACIST HATE
CRIMES TARGETING

BLACK MEN
ISLAMIST
SOCIALIST
SOCIAL PARIAHS
(INTER-ALIA).

- N -

ONCE JUST DERATION INTERNATIONAL
- NAL REALIZED THAT PLAINTIFF
KNEW THEY WERE OPERATING AS
ACCOMPLICES SEEKING TO
AID THE GOVERNMENT - N.
STATE OF MICHIGAN IN SUBJECT.
- N. PLAINTIFF TO A GREATER
INTOLERABLE CONDITIONS

OF CONTINUED BY INSTRUCTING
ITS HIGHER INSIDE LINE PERSONNEL

TO PERSECUTE PLAINTIFF OFF THE
LINE THROUGH ALL MEANS AVAILABLE.

SO

NICOLE

CHRIS

THAO

Gwyn

N.

VANESSA

WERE INSTRUCTED TO AT
1ST ECKERT

MOCK

Ridicule

heckle

N.

CELEBRATING PLAINTIFF'S DEFEAT

AS FRUSTRATING

WHILE HANGING UP ON PLAINTIFF

N. COVERING UP FOR WORKING TO
TO MAKE PLAINTIFF AS UNCOMFORTABLE
AS POSSIBLE:

Plaintiff responded with his own personal attacks. N. Once they lost at this sneaky missing game they sought to terminate the relationship by corruptly expelling plaintiff from the program, which was never available from the incept. N. because they poisoned it.

This program was personally built for so-called

Rape victims
homosexuals
whites
Democrats
- N.
others

Yet Just Detention International is receiving federal N. state funding to aide all victims of sexual assault,

yet it singled out the
Black
Islamist

ANTI-AMERICAN
SOCIALIST

FOR BLACKLIST STATUS, AFTER
SUBJECTING PLAINTIFF TO PSYCHOLOGICAL
TORTURE FOR 6
CONSECUTIVE MONTHS WITHOUT
A RATIONAL PSYCHOLOGICAL INTEREST
IN INCORPORATING THIS

PRACTICE
POLICY
N.

CUSTOM

INTO THE SOW OF JUSTICE
NATION INTERNATIONAL INSTITUTION.

PLAINTIFF RAISES 29 ADDITIONAL
SUB ISSUES IN DIRECT
SUPPORT OF THIS ONE CLAIM
CITED HEREIN AS DIRECT
EVIDENCE OF FUL PLAY
N.

A CONSPIRACY BEEN JUST
CREATION INTERNATIONAL
THE STATE OF MICHIGAN A
MICHIGAN DEPARTMENT OF
CORRECTIONS
AS INSTITUTIONAL REVENUES

FOR THE FIRST FEDERAL LAW
• SUIT FILED AGAINST JUDICIAL
CO-CONSPIRERS PRIOR TO THE
ACTIVITIES OF JUST DETENTION
INTERNATIONAL ON THEIR BEHALF.

THOSE ENGAGED IN THESE
ABUSES PLAUSIBLY DENIED
THAT IT WAS DOING ANYTHING.
THEY CALLED ME A LIAR

Gwynn
-N-

VANESSA

AND THEY DID NOT POSSESS
AN ADEQUATE GRIEVANCE
SYSTEM TO REDRESS THESE
ATTACKS AT NO LEVEL VIA
STATE OF MICHIGAN OR THE
MUNICIPALITY INTER-ALIA.

4. INJURY. STATE HOW YOU
WERE INJURED BY THE ACTIONS
OF INACTIVITIES OF THESE
DEFENDANTS).

Plaintiff has suffered
irreparable

MKATAI

PSYCHOLOGICAL
EMOTIONAL DAMAGES
PTSD
NIGHTMARES

Plaintiff - ^{N.} hates all AMERICANS
SO PERVASIVELY - N. CREEPLY DESIRE
2S NAZIS - N. THE NATION OF
ISLAM THAT HE WOULD LOVE
2 SEE EVERYBODY ELSE

LINKED UP

- N -

RAPE PERVASIVELY FOR 150
YEARS

SET ON FIRE - N. PUT OUT
PERPETUALLY

- N -

THE CYCLE REPEATS FOR
A LIFETIME BEFORE SHOWING
EVERYBODY DEAD TO CEASE
ALL PROTEST.

Plaintiff loves the holocaust
- N. hates, all its fake
SURVIVORS - N. HE WANTS THE
CATHOLIC CHURCH TO KILL
ALL ITS PROTESTERS FOR

SPOTT, BECAUSE PLAINTIFF HAS
DEAD COMPLETELY

DEAD COMPLETELY

-A-

LIVELINESS OF ALL FORMS
OF HUMANITY AS A DIRECT
RESULT OF HAVING ALL HIS
HUMAN RIGHTS VIOLATED SINCE
2000.

5. ADMINISTRATIVE REMEDIES:

a. ARE THERE ANY ADMINISTRATIVE
REMEDIES (GRIEVANCE
PROCEDURES OR ADMINISTRATIVE
APPEALS) AVAILABLE AT YOUR INSTITUTION?
ION C

IF YES ☒ NO ☒

b. DID YOU SUBMIT A
REQUEST FOR ADMINISTRATIVE
RELIEF ON CLAIM I C

IF YES ☐ NO ☒ UNCERTAIN

c. DID YOU APPEAL YOUR
REQUEST FOR RELIEF ON CLAIM
1 TO THE HIGHEST LEVEL C

ITYES IXI NO

c. If you did NOT submit
OF APPEAL A REQUEST FOR
ADMINISTRATIVE RELIEF AT ANY
LEVEL, BRIEFLY EXPLAIN WHY YOU
DID NOT.

PLAINTIFF ATTEMPTED TO SUE
JDI THROUGH THE MICHIGAN
DEPARTMENT OF CIVIL RIGHTS

- N.
BOTH ATTEMPTS WERE SUPPRESSED
IN LATE 2018 ONCE WE HAD
TAKEN ENOUGH - N. OFFENSES
WERE COMPLETELY SUPPRESSED
IN JULY OF 2018 AT ONES BEFORE
WE EXPERIENCED ANOTHER PENAL-
TORY TRANSFER.

THE MICHIGAN DEPARTMENT OF
CORRECTIONS RENDERED THE
OFFENSE PROCESS UNAVAILABLE
TO PROTECT ITS CO-DEFENDANT
- N. RENDERED ITSELF LIABLE
UNDER 18 USC 1512 (c)(1)(2)
- N. FOR
18 USC 1503 OBSTRUCTION OF
JUSTICE.

Plaintiff Presents 27 Sub-Issues in Support of his Sole Claim:

ISSUE ONE

JUST CREATION INTERNATIONALS
POLICY OF ABUSING MEN WITH
OBVIOUS SNEAK ATTACKS - N- SUBTLE
PERSECUTION THROUGH ITS INSIDE
LINE TO DISTRIBUTE ITS PUBLIC
- N- INSTITUTIONAL SERVICES TO
WOMEN
FEMINIST
LESBIANS
DEMOCRATS
- N-

Gay white MEN
IS A DIRECT PRODUCT OF JUST
INTERNATIONALS highly discriminatory
illegal practices that represents
A SUBSTANTIAL BREACH OF ITS
STATE - N- FEDERAL CONTRACTS THAT
(MUST) BE TERMINATED AS THE
SOLE RESPONSE TO THIS PARTICULAR
POLICY ORGANIZATION NO LONGER IF
NOT EQUALLY DISTRIBUTING PUBLIC
INSTITUTIONAL SERVICES.

ISSUE TWO:

Plaintiff is requesting that certain remedies are adopted to void just detention international trust status, as the entrusted property proceeds to be deployed to finally perpetrate crimes defined by statute.

N.
The object of the trust has been to defraud the state/federal government, as well as to galvanize a show piece operation solely to evade taxes.

ISSUE THREE:

Plaintiff is requesting a declaration that sanctions be imposed on just detention international state-N. federal economic advantages in direct response to its ongoing substantial depletion from the:

CALIFORNIA DISABLED PERSONS
ACT; CAL. CIVIL. CODE - 54 ET
SEQ.
- N.

THE CALIFORNIA UNFUL CIVIL RIGHTS
ACT (UNFUL ACT), CAL. CIVIL. CODE
- 51 ET SEQ.

PURSUANT TO THIS ACT, ALL PERSONS
WITHIN THE JURISDICTION OF
CALIFORNIA ARE
FULL - N - EQUAL - N. NO MATTER WHAT
THEIR DISABILITY ARE ENTITLED TO
THE FULL - N - EQUAL
ACCOMMODATIONS
ADVANTAGES
FACILITIES
PRIVILEGES
- N.
SERVICES

IN ALL BUSINESS (ESTABLISHMENTS)
OF ~~ANY~~ KIND WHATSOEVER.
CAL. CIV. CODE - 51 (b).

PLAINTIFF SEEKS INJUNCTIVE RELIEF
AS WELL.

ISSUE FOUR:

PLAINTIFF CONTENDS THAT JUST
DEFENDITION INTERNATIONAL - N - ITS
CO-DEFENDANTS HAS OPENLY
VIOLATED PLAINTIFFS RIGHT TO
EQUAL PROTECTIONS UNDER
THE LAW
WHICH MEANS:

EQUAL PROTECTION REQUIRES
THAT

LAWS
STATUTES
PROVISIONS
POLICIES
- N -

PROCEDURES

FAIR ON THEIR FACE BE IMPARTIALLY
(EXECUTED)
- N -

THAT DISCRIMINATES BASED ON
HOSTILITY TO A GROUPS (RELIGIOUS)
ARE CONSTITUTIONALLY (INTOLERABLE)

MUSLIMS - N - BLACKS ARE VIRTUALLY
NONEXISTENT IN THE JUST DEFENDITION
- ON INTERNATIONAL FRAMEWORK.

ISSUE FIVE:

PLAINTIFF CONTENDS THAT
 AGENCIES - N. FEDERALLY FUNDED
 POLICY ORGANIZATIONS LIKE
 JUST DETENTION INTERNATIONAL
 (CANNOT)
 PUT CONDITIONS ON BENEFITS
 WHICH DAMPEN THE EXERCISE
 OF FIRST AMENDMENT (RIGHTS)
 - N.

THE CLAIM OF CHAD HAS TRIGGERED
 OF STRICT JUDICIAL SCRUTINY.

PLAINTIFF IS SEEKING A DECLARATION
 FROM THE COURT CONDEMNING
 JUST DETENTION INTERNATIONAL
 FROM CREATING - N. OPERATING ANOTHER
 GOVERNMENT SURVEILLANCE
 (APPARATUS) OF THE INNER WORKINGS
 OF WHAT MICHIGAN PRISONERS ARE
 THINKING THROUGH THE FRANKLY
 PRACTICES DISTRIBUTED HEREIN AS
 YET ANOTHER EVIL WEAPON WEAPON.
 USED BY THE STATE OF MICHIGAN
 IN DIRECT VIOLATION OF THE
 FEDERAL / STATE CONTRACTS THAT
 BROUGHT THESE VIOLATIONS INTO
 EXISTENCE.

JUST DETENTION INTERNATIONAL .20

WAS DEEMED ALLOWED TO CREATE
A FEDERALLY BANK-ROLED ENVI
MUNICIPALITY OF DISGRUNTLE
BITCHES EMPOWERED WITH A
BULLY PULPIT TO SEEK VENGEANCE
AGAINST STRAIGHT MUSLIM MEN
(INTER-AMIA).

ISSUE SIX:

JUST DETENTION INTERNATIONALS
FEMINIST FEMALE DOMINATED
HIGHER-UPS INSTRUCTED ITS
INTENTIONALLY
CONCEALED

AGENTS
COUNSELLORS

- N -

SUBORDINATES

TO DO WHATEVER IT TOOK TO MAKE
PLAINTIFF LOATHE USING THE INSIDE
LINE THE SAME EXACT POLICY
THE STATE OF MICHIGAN EMPLOYS
TO KEEP PRISONERS FROM RECOVERING.
• STRING HEALTHCARE MENTAL HEALTHCARE.
• ARE - N - OTHER SERVICES THE STATE
DISTRIBUTE WITH ABUSES - N -
INTIMIDATION DO A PRISONER WITH

THINK TWICE BEFORE RETURNING.

THESE CLAIMS ARE ANTITRUST VIOLATIONS RAISED AGAINST THESE DEFENDANTS.

ISSUE STATEMENT:

THIS CONDUCT VIOLATES 15 U.S.C. - 1 OF THE SHERMAN ACT

AS PLAINTIFF HAS PRESENTED A COLORABLE SHOWING THAT ITS REASONABLY PROBABLE THAT THE BEHAVIOR OF THESE DEFENDANTS WORSENED AN ALREADY PENETRATING INJURY BEYOND ALL HOPE OF REPAIR.

JUST DEFENDITION INTERNATIONAL N. ITS CO-DEFENDANTS HAVE PLAINLY MANUFACTURED N. ENGAGED IN UNFAIR FACIALLY DISCRIMINATORY N. DECEPTIVE ACTIVITIES INFRINGING UPON WELL-ESTABLISHED CONSTITUTIONAL RIGHTS THROUGH THE PURPOSEFUL IMPLEMENTATION OF FACIAL

UNCONSTITUTIONAL POLICIES.

JUST CREATION INTERNATIONAL HAS CONSPIRED IN COMBINATION TO BREACH A LAWFUL CONTRACT

THIS CONSPIRACY OPERATES AS THE MOVING FORCE BEHIND THIS VISIBLY CORRUPT ENTERPRISES POLICIES, WHICH HAS DIRECTLY RESULTED IN PLACING AN UNREASONABLE RESTRAINT ON THE DISTRIBUTION OF ITS SERVICES TO DISCRIMINATE - N. EXP. BASED ON

RACE

RELIGION

CLASS

DISABILITY

POLITICAL PHILOSOPHY

- N -

UNFAVORABLE DISSENT

- N -
SUCH PURPOSEFUL CORRUPT ACTIVITIES HAVE RESULTED IN ANTITRUST VIOLATIONS CREATING ACTUAL INJURIES TO PLAINTIFF IN TERM.

PLAINTIFF PERSUASIVELY ALLEGES THROUGH THE

PROSECUTION OF CLEAR CONVINCING
 N. INTENTABLE DIRECT / INDIRECT
 EVIDENCE THAT THE SELECTIVE
 MISTREATMENT - N. ABUSES IMPOSED
 AGAINST PLAINTIFF PROCEEDED TO
 BE SUBSTANTIALLY BASED ON
 IMPERMISSIBLE CONSIDERATIONS
 SUCH AS

- * RACE
- * RELIGION
- * INTENT TO INHIBIT
 OF
- * PUNISH
- * THE FREE EXERCISE OF
 CONSTITUTIONAL RIGHTS,
- * WITH
- * PURPOSEFUL
- * MALICIOUS - N. BAD FAITH
 INTENT TO INJURE THE PLAINTIFF
 AScribed herein.

I.E. : —————> THEY ATTEMPTED
 TO MAKE ME SUICIDAL BUT
 THEY MADE ME A
 MANIAC - N. HATE MONSTROUSLY
 INSTEAD.

Plaintiff seeks leave to
add 25 more pages in
sub
issues

IN THE INTEREST OF JUSTICE

N.
FUNDAMENTAL FAIRNESS
AS WELL AS THE DISTRIBUTION
OF A

* Full
* Fair
-N

* ADEQUATE OPPORTUNITY
TO FILE A FULL N. FAIR CIVIL
INDICTMENT AGAINST THESE
DEFENDANTS ON ALL THEIR
UNCONSTITUTIONAL CRIMINAL
MISCONDUCT AS SPECIED OUT
HEREIN.

E. REQUEST FOR
RELIEF

STATE THE RELIEF YOU ARE
SEEKING:

Relief requested is as follows:

A valid lien of equity on the Federal / State stipend accorded to Just Detention International,

A declaration declaring this conduct unconstitutional,

A permanent injunction concerning this conduct,

Punitive damages,
attorney fees,

900 thousand dollars for the 6 months of excessi-
ve holds distributed by
this nonprofits agents

-N-
Most importantly

AN AGGRESSIVE AUDIT
OF THE CONDUCT OF STAFF
MEMBERS OPERATING THROUGH
JUST DETENTION INTERNATIONAL
INTER-ALIA TOWARDS MEN
SIMILARLY SITUATED TO PLAINTIFF

ISLAMIC ALI

BIKA

ANTRELL VONIQUE BROWN

HATE • MONSTROSITY # 367927
OF AMERICAN CREATION.

I SOLEMNLY DECLARE UNDER THE
PENALTY OF PERJURY THAT THE
FOREGOING IS
ACCURATE
TRUE

- N -

CORRECT

TO THE VERY BEST OF MY
PERSONAL UNDERSTANDING.

EXECUTED ON

4-17-2020

DATE

ANTRELL V. BROWN (ISLAMIC ALI)

SIGNATURE

OF

PLAINTIFF

PRO SE
PLAINTIFF

ANTRELL VONIQUE BROWN

. 27

BICA

ISLAMIC ALI

#367927

MACOMB CORRECTIONAL FACILITY

34625 26MILE RD

LENOX TOWNSHIP, MI

48048

Dated

: 4-17-2020

CONCLUSION

.28

IN THE UNITED STATES
OF AMERICA
UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF
CALIFORNIA

ANTHONY VONIQUE BROWN
ISLAMIC ACI #369927

Plaintiff,

- VS -

JUST DETENTION INTERNATIONAL
MICHIGAN DEPARTMENT OF
CORRECTIONS
STATE OF MICHIGAN ET, AL.

DEFENDANTS.

CASE NO #

ADDITIONAL SUPPLEMENTAL
ISSUES

N
CLAIMS CITED IN SUPPORT

A PRISONER'S RIGHT TO FILE
GRIEVANCES IS CONSTITUTIONALLY
PROTECTED UNDER THE

1ST AMENDMENT

N
14TH AMENDMENT.

CLAIM # 1

JUST DETENTION INTERNATIONAL
BLACKLISTED PLAINTIFF FROM
USING ITS SERVICES 6 MONTHS
INTO THE RELATIONSHIP BASED
ON HIS MERITORIOUS GRIEVANCES
AGAINST AMERICA OVERALL FOR
DENYING CLIENTS ACCESS TO ALL
FORMS OF HIV/AIDS

.2

TREATMENT OVER THE LAST 16
CONSECUTIVE YEARS - N. PROCE-
-EDING WHICH IS CLEARLY A
CASE OF

* SEXUAL ASSAULT IN THE EXTREME.

THE DISCRIMINATORY ADVERSE
MEASURES IMPOSED HAVE BEEN
CHOSEN TO EXPRESS POLITICAL
BELIEFS.

CLAIM # 2

JUST DETENTION INTERNATIONAL
EXPRESSES ITS POLITICAL BELIEFS
THROUGH ITS FACIALLY DISCRIMINATO-
RY ADVERSE MEASURES IMPOSED
AGAINST

* MEN

* BLACK MEN

* ISLAMIST MEN

* SOCIALIST MEN

* BLACK MEN LEFT UNTREATED

WITH HIV/AIDS OVER 16 CONSECUT-
IVE YEARS,

JUST DETENTION INTERNATIONAL
 HAS BEEN OUTSPOKEN ABOUT
 SEXUAL ASSAULT BUT HAS OPERAT-
 ED TO SUSTAIN THIS PROGRAM
 WITHOUT SAYING A THING. THIS
 CONDUCT REPRESENTS A CLEAR
 BREACH OF EVERYTHING JUST
 DETENTION INTERNATIONAL CLAIMS
 TO STAND FOR IN WRITING. N-
 NOT IN POLICIES DISTRIBUTED
 BY ITS AGENTS ON THE GROUND.

FRAUDULENT PRACTICES DISTRIBUTED
 SELECTIVELY HAS ALWAYS BEEN
 ACTIONABLE.

CLAIM # 3

JUST DETENTION INTERNATIONAL
 IS SELECTIVELY CHERRY-PICKING
 WHICH SEX QUALIFIES FOR THE
 FULL DISTRIBUTION OF THEIR
 VIGOROUS ADVOCACY PROGRAM.

THIS NONPROFIT ORGANIZATIONS
 (MISSION) CREDENTIALED PROCEEDS TO
 BE TO PROVIDE

* SERVICES

• N •

* ADVOCACY

FOR PRISONERS • N • RELATIVES OF
THOSE FACE WITH SEXUAL ABUSE
AT ANY POINT IN ONE'S LIFE • N •
THIS WOULD PLAINLY INCLUDE BEING
INFECTED WITH HIV/AIDS • N • FORCE •
• C • TO GO UNTREATED • N • BEING
DENIED ALL FORMS OF RELIEF
OVER THE LAST 16 CONSECUTIVE
YEARS • N • PROCEEDING.

CLAIM # 4

IT GOES WITHOUT SAYING THAT
JUST DETENTION INTERNATIONAL
PROMISES TO ENJOY A VARIETY
OF

* CITY

* STATE

* FEDERAL

• N •

* INTERNATIONAL

CONTRACTS TO FUND ITS PROGRAMS
SERVICES • N • PLAINLY DRAUGHT
MISSION STATEMENTS, BY

.5

MAKING PLAINTIFF THE SOLE EXCEPT.
ON TO ITS CONCRETE PURPOSE.

CLAIM # 5

PLAINTIFF BEFORE THE LAST FATAL
ASSAULTS BECAME A VOCAL OPPONE.
• NT OF JUST DETENTION INTERGRATION.
• ALS

- * POLICIES
- * PROCEDURES
- N.
- * PRACTICES

PRIOR TO THE ORGANIZATION USING
LOYALIST

- * NICOLE
- * GYUN
N.
- * VANESSA

TO COUNSEL AGAINST PLAINTIFF
USING THE LINE BEFORE VANESSA
ARBITRARILY STATED: —→ THEY
DECIDED PLAINTIFF DOES NOT
QUALIFY TO USE THE

INSIDE LINE 6 MONTHS INTO ITS
PERPETUAL USE IN WHICH AN
ARRAY OF

* HINDRANCES

* CORRUPT ARBITRARY POLICIES

WERE CREATED TO LIMIT CALLS
PER DAY BEFORE ATTACKING N.
EXPULSION PLAINTIFF ALTOGETHER.

PLAINTIFF PROCEEDED TO PROTEST
THESE CORRUPT ACTIVITIES BY
POSING UNCOMFORTABLE QUESTIONS
N. COUNSELORS RESPONDED WITH
GROUP EFFORTS TO RETALIATE
WITH HORRIBLY CONCEALED

* MOCK

* SCORN

N.

* RIdicule

DISTRIBUTED BY ILLITERATE FEMINIST/
LESBIANS CHARGED WITH THE
OPPORTUNITY TO PERSECUTE MEN
ET WILL.

PLAINTIFF ALSO PRESENTED VARIOUS COMPLAINTS AGAINST COUNSELLORS FOR

- 4 HANGING UP ON PLAINTIFF
- 4 MOCKING HIS ANGER

- N.

- 4 PERPETUALLY REGRETTING PLAINTIFFS

EXASPERATION AS MERELY FRUSTRATION
- N. ONCE PLAINTIFF SERVED THEM
WITH A TASTE OF THEIR OWN MEDICINE
AGENTS LIKE

- 4 VANESSA

- N.

- 4 GYNN

IF THESE ARE THE REAL NAMES
OF THESE PEOPLE BECAME MORE
MILITANT AT ATTACKING - N. CONSTRUCTING
A HOSTILE ENVIRONMENT

HOSTILE ENOUGH TO MAKE PLAINTIFF
AVOID USING THE LINE ANYMORE.

THESE ARE WELL ESTABLISHED - N.
CENONCED RACIST PRINCIPLES
USED TO DEAL WITH

CLIMB IN ANY INSTITUTION THAT
IS RESISTANT TO REASONABLY
RESPECTING

4 EQUAL PROTECTIONS
- N -

4 ACCESS TO EQUAL SERVICES
UNDER THE LAWS.

CLAIM # 6

JUST DETENTION INTERNATIONALS
OPERATIONS DIRECTOR

4 LEE LYNN AQUINO

NEVER STATED NOT TO USE THE
INSIDE LINE, WHILE DISTRIBUTING
THIS CATS PAW SCHEME OF
INSTRUCTING THE ORGANIZATIONS
(BITCHES)

TO MAKE THE CONSEQUENCES
OF USING THIS EVIL INSIDE LINE
EXTREMELY PUNITIVE IN NATURE.

THEY RECOGNIZED THEY
COULDN'T BACKLASH PLAINTIFF

ONE WAY, SO THEY

- * MALICIOUSLY
- * WITH CRUEL AND INDIFFERENT

DECISIONS TO PERSECUTE ME
OFF USING THE LINE THROUGH
LIQUIDATING THE

- * TRUST
- N.
- * COMFORTS

FROM THE SERVICES TO WORSEN
PLAINTIFFS ALREADY TOXIC - N.
EXASPERATED GREAT PAIN - N.
PSYCHOLOGICAL TEST OF OVERALL.

CLAIM # 7

JUST DETENTION INTERNATIONAL
PROCESS TO ENGAGE IN

- * UNEQUAL TREATMENT
- N.
- * DISTRIBUTION OF ITS SERVICES
- N.

- * HAVE BEEN CONSPIRING TO ORCH.
ESTABLISH AN ONGOING CAMPAIGN
OF RETRIBUTION TO CIVIL UNCLE.
- * SILENCE MEN FROM SEEKING ITS
APPARENTLY SELECTIVELY QUALIFIED
SERVICES.

THE SUPERVISORY OFFICIALS CONCERNED.
* USING THE AFFAIRS OF JUST
DETENTION INTERNATIONAL ARE
INDEED PERSONALLY LIABLE FOR
THEIR

* ACTUAL
N.

* CONSTRUCTIVE NOTICE
OF UNCONSTITUTIONAL PRACTICES
N.

* DEMONSTRATES

* GROSS NEGLIGENCE
N.

* DELIBERATE INDIFFERENCE

by ultimately failing to act.

THE PERSECUTION DISTRIBUTED
by JUST DETENTION INTERNATIONAL

COUNSELORS HAS BEEN OUTLINED
• BY ITS POLICYMAKERS OPERATI-
• NG IN DIRECT CONFLICT WITH THE

• STATE OF MICHIGAN
• N •

• MICHIGAN DEPT. OF CORRECTION-
• NS SPECIAL ILLIUM PROGRAM DESIG-
• NED TO SPREAD UP PLAINTIFFS
ALREADY INSTANTLY EXASPERATED
VIRTUAL CHAOS/ANARCHY BASED
SOLELY ON A HYPER-LETHAL VERSION
OF

• CITRUSOMELY

• MALICIOUS

• DELIBERATE INDIFFERENCE.

THE ACTS IN WHICH THIS PLAINTIFF
COMPLAINS OF ARE NOT ONLY

• INTENTIONAL

• N •

• WHOLLY CONSTITUTE
INTENTIONAL DISPARATE TREATMENT.

CLAIM # 8

Plaintiff seeks a valid declaration that ~~just~~ ^{discrimination} international stop violating titles of the Civil Rights Act which specifically provides that,

NO PERSON IN THE UNITED STATES ~~(shall)~~, ON THE GROUND OF

* RACE

* COLOR
OF

* NATIONAL ORIGIN

BE EXCLUDED FROM PARTICIPATION IN THE BENEFITS OF,

- OF -

BE SUBJECTED TO DISCRIMINATION UNDER ANY PROGRAM

- OF -

ACTIVITY RECEIVING FEDERAL FINANCIAL ASSISTANCE. 42 USCS § 2000(c).

CLAIM # 9

CLAIMS OF DELIBERATE INDIFFERENCE TO INFLEXIBLE PERSECUTION DIRECTED TOWARDS PLAINTIFF .13

IN DIRECT RESPONSE TO SUBSTANTIALLY UNFAVORABLE

* MERITORIOUS GRIEVANCES
- OF -

* TO A HOSTILE ENVIRONMENT
ARE ACTIONABLE UNDER TITLE
Six.

THE MATERIAL FACTS ILLUSTRATED
HEREIN DEMONSTRATE THAT,

THE HARASSMENT WAS SO

* SEVERE

* PERSUASIVE
N.

* OBJECTIVELY (OFFENSIVE)

THAT IT (COULD) BE SAID TO DEPRIVE
THE PLAINTIFF OF EQUAL ACCESS
TO GRIEF RELIEF OPPORTUNITIES
N.

BENEFITS DISTRIBUTED WILLINGLY
TO OTHERS SIMILARLY SITUATED.

THESE SPECIFIC DEFENDANTS
POSSESSED ACTUAL KNOWLEDGE

OF THE HARASSMENT

N.

THESE DEFENDANTS CLAIMED
• BY INDIFFERENTLY ACCESSING
THE ALLEGED HARASSMENT.

CLAIM # 10

PLAINTIFF CONTENDS THAT JUST
DETENTION INTERNATIONALS POLICYM-
• AKERS PROVIDES ITS SOLDIERS
AN APPROVED GREEN LIGHT TO
STOP PLAINTIFF FROM USING THE
INSIDE LINE BY ALL MEANS AVAILABLE.
• IT INCLUDING CONSTITUTIONALLY
CRIMINAL N. FACIAL VIOLATIONS OF
INTERNATIONAL NORMS

I.E. : ———→ PERSECUTION N.
TORTURE ARE UNIVERSALLY CONDEMN-
• ED, BUT AMERICANS DON'T
RESPECT AGREEMENTS AT ANY
RATE.

THIS POLICY ORGANIZATION (MUST)
BE DEEMED LIABLE FOR THIRD-
• PARTY CONDUCT (ONLY) SINCE IT
EXERCISES (SUBSTANTIAL)

CONTROL OVER BOTH THE
(HARASSMENT) - N - THE CONTEXT IN
WHICH THE KNOWN (HARASSMENT)
OCCURS.

* JUST DETENTION INTERNATIONAL
* STATE OF MICHIGAN
- N -

* MICHIGAN DEPARTMENT OF
CORRECTIONS
ARE RESPONSIBLE FOR BOTH
- N - (MUST BE HELD RESPONSIBLE
FOR THIS PERVASIVELY INTOLERABLE
PROGRAM.

CLAIM # 11

PLAINTIFF CONTENDS THAT THESE
VIOLATIONS AS ALLEGED
REPRESENT FACIALLY UNREASONAB.
- N - VIOLATIONS OF

* THE AMERICANS WITH DISABILITIES
ACT

- N -
* 504 OF THE REHABILITATION

16

ACT

BECAUSE JUST DETENTION INT.
INTERNATIONALS PERSONNEL HAVE
INTENTIONALLY ARBITRARILY DECIDE.
• C WITH MALICIOUS DARES FAITH
INTENT TO

* BLACKLIST

PLAINTIFF BASED ON PLAINTIFFS
PROTEST AGAINST JUST DETENTION
INTERNATIONAL - N. ITS FINANCIERS
IN THE DEMOCRATIC PARTY.

(MOREOVER)

AS LONG AS PLAINTIFFS SPEECH
WASNT ABOUT THESE 3 CATEGORIES.
• ANTS DISPROPORTIONATE FACIALLY
RACIST TREATMENT TOWARDS

* BLACKS

* MUSLIMS

* MEN

• N •

* UNTREATED HIV/AIDS PATIENTS

- WE WERE ALLOWED TO OPENLY
- N. FREELY EXPRESS OUR VIEWS
 - N. ENCOURAGED TO KEEP ON CALLING BACK TO DO THIS PERPETUALLY, BUT ONCE OUR VIEWS VALIDLY CHALLENGED THESE VERY SAME INDIVIDUALS COUNCIL.
 - CE FAILURE TO SPEAK OUT AGAINST THIS ONGOING

GREAT INTOLERABLE INJUSTICE
PERPETRATED AGAINST THIS
PLAINTIFF,

THEY COLLECTIVELY DECIDED TO
BLACKLIST PLAINTIFF'S SPEECH OVER
THE LAST 3 MEETINGS WITHOUT

SUBSTANTIVE due process of
LAW

WITH THE ORGANIZATIONS ENCOURA-
GEMENT, RESULTING IN ACTUAL
DAMAGES.

DUE PROCESS ENTAILS ADEQUATE
NOTICE • N. A MEANINGFUL OPPORTUNI-
TY TO BE HEARD BEFORE
IMPARTIAL TRIBUNALS

OF TRIES OF FACT. THESE DEFENDANTS CREATED A PROPERTY INTEREST WHEN THEY STATED ALL INMATES - N. THEY TALKED THEMSELVES A HEALTH - N. HUMAN RIGHTS ORGANIZATION - N. PLAINTIFFS CRIME FITS SQUARELY INTO BOTH - N. THEY KNEW THIS FROM THE OUTSET - N. GROESMELY OPERATED IN MALICIOUS AND FAITH WITH DIABOLICAL INTENT TO CLAMAGE PLAINTIFF PSYCHOLOGICALLY EVERY STEP OF THE WAY ON BEHALF OF THE OTHER 2 DEFENDANTS.

PLAINTIFF HAD ALSO CITED JUST DETENTIONAL INTERNATIONAL CO'S ACTORS SEEKING TO USE THE INSIDE LINE FOR PURPOSES OF RETALIATORY PERSECUTION IN A COMPLAINT FILED WITH THE MICHIGAN DEPARTMENT OF CIVIL RIGHTS PRIOR TO PLAINTIFFS EXPULSION, WHICH FURTHER LINKS THE CHAIN OF INTERFERENCES DIRECTLY TOGETHER AS THE MOVING FORCE BEHIND THIS

COLLABORATED EQUAL ACCESS
CONFIDENT MONSTROUSITY.

(AGAIN)

JUST DETENTION INTERNATIONAL
HAS PERPETUALLY STARTED,

IT IS A HEALTHY HUMAN RIGHTS
ORGANIZATION. IT HAS PROVIDED
THE INSIDE LINE AS AN
(OPPORTUNITY) FOR (ALL) (PRISONERS)
TO EXPRESS THEMSELVES FREELY
N. SAFELY ABOUT

x PAST

x PRESENT

N.

x FUTURE

HUMAN RIGHTS ABUSES.

WHILE LEELYN AQUINO STATED PERSUASIVELY;
YOU DO NOT HAVE TO GO
THROUGH THESE HARSHIPS ALONE,
A DIRECT QUOTE.

UNLESS ONE IS EXPULSED

AS EXPERIENCED HEREIN.

POSSESSING HIV/AIDS FOR 20
CONSECUTIVE YEARS WITHOUT A
SHRED OF

- * MEDICAL TREATMENT
- * GROUPS
- * SERVICES
- * ASSISTANCE
- * SUPPORT
- N ·
- * PROGRAMS

· N · DENY CHANCE (ALL FORMS) OF
COMPASSION · N · RELIEF ACCOMMODATION ·
· EE WITH DENY AGGRESSIVELY

- * PERSECUTED
- * MOCKED
- * RIDICULED
- * LURED INTO BETRAYAL
- N ·
- * PSYCHOLOGICAL TERRORISM

BY WHITE AMERICA · N · ITS EVIL
NONPROFITS IS 100 THOUSAND TIMES

WORSE THAN QUESTIONABLE
SEXUAL ASSAULTS THAT ENDED
NO ONE'S LIFE WITH A LINGERING
• DEATH ON A CEASELESS BASIS
FOR OVER 6 THOUSAND DAYS IN
PROCEEDING.

HIV/AIDS IS THE PINNACLE OF
SEXUAL ABUSE

• N •

VIOLENCE

• N •

JUST DETENTION INTERNATIONAL IS
RECEIVING FEDERAL FUNDING TO AID
IN ITS CORRUPT CRUSADE TO
SELECTIVELY BLACKLIST

• MEN

• ISLAMIST

• UNTREATED HIV/AIDS PATIENTS

THAT ARE MEN

• REPUBLICANS

• SOCIALIST

• INTER-ARAB

UNDERNEATH THE DANNER OF A
LISTENING EAR YEARED TO COLLECT
INTELLIGENCE TO REDISTRIBUTE
VIOLENTLY TOWARDS MEN

CS A MEANS OF FURTHER PUNISH-
MENT ON BEHALF OF THE MICHIGAN
DEPARTMENT OF CORRECTIONS
AS FURTHER RETALIATION AGAINST
PLAINTIFF FOR CHALLENGING

* WHITE RACISM

- N -

* WHITE GUILT

WHICH IS ALWAYS WORSE, SINCE
WHITE GUILT BRINGS THE FEAR

* CLEVER

* / MURDERER

CUT THE SOULS OF WHITE - N -
NEGROES ALIKE.

(MOREOVER)

COUNSELORS SUCH AS

* NICOLE

* THAO (CAL)

* CHRIS

* GWYN

- N -

4 VANESSA

HAVE DEVELOPED A CULTURE
OF COLLABORATED CORRUPTION,
TO REPRESS THEMSELVES VOICES
OF

- 4 Accountability
- 4 Responsibility
- N.
- 4 Liability

FOR THE ABUSES THEY CARRY
OUT AGAINST UNCERTAINTIES BY
COLLECTIVELY SHOUTING DOWN ALL
COMPLAINTS. N. TROUBLESOME COMME.

NTAFY
(THEREFORE) CREAMING ALL MEN LIARS
THAT MAKE THESE CLAIMS BEFORE
REPORTING EACH OTHER TO
SUPERIORS.

THESE ACTORS. N. AGENTS
OPERATING ON BEHALF OF JUST
DETENTION INTERNATIONAL HAVE
DEVELOPED A CULTURE OF NO
SNITCHING ON EACH OTHER

BECAUSE EVERYBODY IS CORRUPT
- N. THEY (SHOULD) ALL BE DECEITFUL
- N. FIRED.

CLAIM # 12

JUST DETENTION INTERNATIONAL'S
POLICYMAKERS ROUTINELY FAILED TO
MAKE

- * SUFFICIENT INVESTIGATIONS
- OF.
- * REASONABLE INQUIRIES

OF WHAT WAS OCCURRING IN COVERT
SECRECY ON ITS STATE INSIDE
LINE;

SOLELY BECAUSE ITS POLICYMAKERS
PERSONALLY ORCHESTRATED OLD.

* FASHIONED HARSHIPS USED AS
JIM CROW STYLED WHITE RACISM TO
COLLECTIVELY

- * INTIMIDATE
- * DESECURE
- N -
- * (SELECTIVELY)

MAKE CLEARY WITH JUST DETENTION
INTERNATIONALS PERSONNEL SO
DISTRUSTFUL THAT PLAINTIFF AVOIDED
USING THE INSIDE LINE, THE
SAME WAY MICHIGAN PRISONERS
LOADING

- CLEARY WITH HEALTHCARE PERSONNEL
- MENTAL HEALTH OFFICIALS
- N.
- LIBRARY PERSONNEL

AS ORCHESTRATED - N. MAINTAINED
BY THE STATE OF MICHIGAN TO
KEEP UNDESIRABLES LOCKED IN AN
INESCAPABLE MAZE OF HOSTILITIES
BEYOND THE BASIC HARSHNESS OF
PRISON LIFE.

CLAIM #13

PLAINTIFF SUBSTANTIALLY ALLEGES
THAT JUST DETENTION INTERNATIONAL
PERSONNEL IS BEING INSTRUCTED
TO GALVANIZE SENSITIVE INFORMATION
PERTAINING TO WHAT'S MOST
TROUBLESOME TOWARDS

UNDESIRABLE MEN ON THE LINE
BEFORE USING THE GREAT BETRAY-
AL AGAINST MEN TO ACHIEVE
THEIR TRUE POLICY, WHICH IS
TO DISTRIBUTE THEIR SERVICES
TO NARCOS

- * WOMEN
- * HOMOSEXUALS
- * FEMINIST
- * CATHOLICS
- * JEWS
- * PROUD AMERICAN DEMOCRATS
- * N.
- * LIBERAL WOLVES IN SHEEP
CLOTHING.

JUST DETENTION INTERNATIONALS
SUSPECT COMPASSIONATE HANCO
GENTLY SIZES UNFOLLY MEN UP
FOR THE GREAT BETRAYAL BEFORE
IT IS TRANSFORMED INTO A
SLEDGEHAMMER DEPLOYED TO
SHATTER MEN COMPLETELY, WHICH
HAPPENS TO BE AN FEMINIST
DITCHES LIFETIME ACHIEVEMENT
PLAN.

CLAIM # 14

JUST DETENTION INTERNATIONALS
POLICYMAKERS HAVE UNREASONABLY
STRUCTURALLY DREACHED THERE

4 STATE

4 FEDERAL
N

4 INTERNATIONAL CONTRACTS

WHICH MERELY REQUIRES THE

4 EXISTENCE OF A CONTRACT

4 BREACH OF THAT CONTRACT
N

4 DAMAGES STEMMING FROM THE
BREACH.

THE MICHIGAN DEPARTMENT OF
CORRECTIONS POLICY DIRECTIVES N.
THE FEDERAL/STATE CONTRACTS
AGREED TO BY JUST DETENTION
INTERNATIONALS POLICYMAKERS (MUST)
STATUTORILY MANDATE RESPECT
OF BOTH THE FEDERAL/STATE
CONSTITUTIONS IN GUARANTEEING

- * EQUAL ACCESS TO THESE SERVICES
- * EQUAL PROTECTIONS
 - * OPPORTUNITIES
 - * ENJOYMENT
- OF THESE FEDERALLY FUNDED SERVICES
- * EQUAL TREATMENT
 - * SUBSTANTIAL DUE PROCESS
- BEING ACCORDED BEFORE AN IMPARTIAL DECISIONMAKER PRIOR TO PLAINTIFFS ARBITRARILY IMPOSED UNREASONABLE (EXCLUSION).

(MOREOVER)

THIS ALLEGEDLY HEALTH & HUMAN RIGHTS POLICY ORGANIZATION & ITS AGENTS ARE USING PUBLIC RESOURCES TO EXERCISE POLITICAL VENGEANCE ON ITS HISTORICAL ENEMIES

PROCEEDED TO BREACH THE

* EXPLICIT GUARANTEE OF ESSENTIAL (FAIRNESS),

* THE IMPLIED COVENANT OF GOOD FAITH · N · FAIR DEALING · N · OTHER CONTRACTUAL PROVISIONS CONTAINED IN THE STATE CONSTITUTIONS OF

* CALIFORNIA · N ·

* MICHIGAN · N ·

* DEPARTMENTAL POLICY DIRECTIVES · N · SPECIFIC GUARANTEES CITED THEREIN.

THE BREACHES IN THIS SPECIFIC CASE INCLUDES

* THE ORGANIZATIONS IMPOSING DISCIPLINE WITHOUT PROVIDING SUFFICIENT NOTICE,

* THE POLICE ORGANIZATIONS IMPOSING DISCIPLINE WITHOUT PROVIDING (REASONABLE) ACCESS TO THE (INVESTIGATIVE) (REPORTS) · N · OTHER MATERIAL USED AGAINST,

* MEN

* ISLAMIST

- * UNTREATED HIV/AIDS PATIENTS
- * BLACK MEN
- * SOCIALIST
- * ANTI-EUROPEAN SOCIAL DEMOCRATS
- * AMERICANS WITH DISABILITIES
- * EXTRA
- * THE POLICY ORGANIZATION IMPOSES:
 - CI DISCIPLINE WITHOUT CONDUCTING AN (ADEQUATE) INVESTIGATION,
 - N. MOST IMPORTANTLY
- * THE POLICY ORGANIZATION IMPOSES:
 - EG DISCIPLINE WITHOUT CONDUCTING A (FAIR) HEARING.

CLAIM # 15

JUST DETENTION INTERNATIONALS
PERSONNEL ARE FACIALLY ENGAGED
IN A FRAUDULENT SCHEME INCLUDING
VARIOUS FORMS OF

* WIFE / FRAUD

• N •

* FRAUDULENT SURVEILLANCE

TO SELECTIVELY CHOOSE UNDESIRABLES
FOR PERSONAL PERSECUTION
EMOTIONAL VENGEANCE • N. SACRISTIC

PASS TIMES FUNDED BY THE
FEDERAL GOVERNMENT WITH PUBLIC
RESOURCES. N. PLAINTIFF IS SEEKING
A DECLARATION COMPELLING JUST
DETENTION INTERNATIONALS POLICYMAKERS
TO HONOR ITS CONTRACTS. N. CEASE
IMPLEMINTING A

4 BACK OUT PROGRAM
OF
(SELECTIVELY)

CHOOSING CERTAIN MEN TO PERSECUTE
AS A SECONDARY FRINGE BENEFIT
OF ~~DEIVING~~ IN THIS SPECIFIC
NONPROFIT BUSINESS.

CLAIM # 16

PLAINTIFF ALLEGES THAT IN ACCORDANCE
WITH ALL THESE STATE/FEDERAL
CONSTITUTIONAL VIOLATIONS, JUST
DETENTION INTERNATIONALS POLICYMAKERS
AND PERSONNEL HAVE UNITEDLY
PROCEEDED TO BREAK
ALL VITAL CONTRACTS TO VIOLATE
HIS RIGHTS BY

* RULING
N.

* ENGAGING
IN THESE MASSIVE ADVERSE RETALIA.
* TOOK MEASURES (CONTRARY) TO
WELL-ESTABLISHED FEDERAL LAW
THROUGH AN UNREASONABLE APPLICATION
* OF SUCH
* LAWS
* PRECEDENTS
N.

* UNIVERSALLY RECOGNIZED FUNC.
* AMENTAL INALIENABLE ENTITLEMENTS.

PLAINTIFF IS SEEKING A VALID DECLARA.
* TION DECLARING JUST DETENTION
INTERNATIONALS

* POLICIES
* PRACTICES
N.

* PROCEDURES

UNCONSTITUTIONAL AS THEY FACILITATE
* PROCEED TO VIOLATE THE FOLLOWING
FEDERAL PROVISIONS ENACTED BY
CONGRESS.

THE AMERICANS WITH DISABILITIES
ACT, 42 USCS § 12101 ET SEQ.,
WAS ENACTED TO PROVIDE A
* CLEAR

- N.

* COMPREHENSIVE
(NATIONAL) (MANDATE) FOR THE
ELIMINATION OF (DISCRIMINATION)
AGAINST INDIVIDUALS WITH DISABILITIES.
42 USCS § 12101(b)(1).

ITS FIRST THREE TITLES PROHIBIT
DISCRIMINATION AGAINST INDIVIDUALS
WITH DISABILITIES IN

* EMPLOYMENT - N. HIRING TITLE ONE,

* ACCESS TO PUBLIC SERVICES
TITLE TWO,

- N.

* PUBLIC ACCOMMODATIONS TITLE
THREE.

JUST DETENTION INTERNATIONALS
POLICYMAKERS
STATE OF MICHIGAN

- N.

MICHIGAN DEPARTMENT OF CORRECTIONS
CONS

ARE FACIALLY VIOLATING TITLES ONE TWO N THREE IN RECEIVING ITS SERVICES UNAVAILABLE THROUGH

- * SYSTEMATICALLY COLLABORATED
- * FRAUDULENT PRACTICES
- * N.
- * DECEPTION

WHILE RECEIVING FEDERAL FUNDING.

ITS A FAMILIAR CANON OF

- * STATUTORY CONSTRUCTION

THAT (REMEDIAL) LEGISLATION (SHOULD) BE CONSTRUCTED (DRASTICALLY) TO EFFECTUATE ITS PURPOSES.

HIV/AIDS PATIENTS (MUST) BE ACCOMMODATED IN RECEIVING

- * INTENSIVE CASE MANAGEMENT
- * TRANSPORTATION
- * N.
- * NUTRITION ALLOWANCES
- * N.

* ASSISTANCE IN ESTABLISHING .35

- N. MAINTAINING ELIGIBILITY FOR PUBLIC BENEFITS.

JUST DETENTION INTERNATIONALS POLICYMAKERS WELCOMED PLAINTIFF
- N. THEY EXPELLED PLAINTIFF ONCE PLAINTIFF STARTED TO FIGHT FIRE WITH FIRE TOWARDS THE ATTACKS DISTRIBUTED BY JUST DETENTION INTERNATIONALS

4 POLICYMAKERS
N.

4 PERSONNEL

COMING AT PENALIZING PLAINTIFF OFF USING THE SO CALLED

4 UNMONITORED

4 PRIVATE

4 UNCENSORED

4 SAFE

FEDERALLY FUNDED SEXUAL ABUSE GRIEF HOTLINE.

CLAIM # 17

Plaintiff Rightfully alleges that both the Michigan California N. FEDERAL CONSTITUTIONS PROTECT PRISONS FROM DEPRIVATIONS BY THE GOVERNMENT OF:

* life

* liberty
OF

* PROPERTY

WITHOUT DUE PROCESS OF LAW.
CONST 1963, ARTICLE 1.17; UNITED STATES CONSTITUTION ARTICLE XIV.

THE UNITED STATES SUPREME COURT HAS (DETERMINED) THAT STATUTORY ENTITLEMENTS TO BENEFITS, SUCH AS THOSE OFFERED BY THE MEDICAID PROGRAM, ALSO ARE APPROPRIATELY TREATED AS A FORM OF PROPERTY PROTECTED BY THE DUE PROCESS CLAUSE.

AS LONG AS A COURT CAN DRAW THE REASONABLE INFERENCE THAT THE DEFENDANT IS

LIABLE FOR THE MISCONDUCT ALLEGED.
CC).

6. PLAINTIFFS CLAIM (MUST)
SURVIVE A MOTION TO DISMISS.

NEITHER
42 USCS § 1983
TITLE II OF THE AMERICANS
WITH DISABILITIES ACT,
NOR
SECTION 504 OF THE
REHABILITATION ACT,
CONTAIN AN EXHAUSTION (PREREQUI-
SITE).

CLAIM # 18

A PUBLIC ENTITY (SHALL) MAKE
(REASONABLE) MODIFICATIONS IN

* POLICIES
* PRACTICES
OF
* PROCEDURES

WHEN THE MODIFICATIONS .38

ARE NECESSARY TO AVOID DISCRIMI-
• NATION ON THE BASIS OF
• DISABILITY

UNLESS THE PUBLIC ENTITY CAN
DEMONSTRATE THAT MAKING THE
MODIFICATIONS (WOULD) FUNDAMENT-
• ALLY ALTER THE NATURE OF THE

• SERVICE
• PROGRAM
• OF.

• ACTIVITY

28 CFR § 35.130(b)(7)(i).

(WOULD) IS A HIGHER THRESHOLD
THAN (COULD) UNDER THE STRICT
SCRUTINY ANALYSIS.

CLAIM # 19

PLAINTIFF ALLEGES THAT UNJUSTI-
• FIED (ISOLATION) IS PROPERLY
REGARDED AS

"DISCRIMINATION"

39

BASED ON "DISABILITY".

· N ·

JUST DETENTION INTERNATIONAL
PURPOSES TO DISTRIBUTE ITS
SERVICES IN A FACIALLY
DISCRIMINATORY FRAMEWORK.

THIS CONDUCT VIOLATES THE
RICO ACT 18 USC 1961-1965
THE ORGANIZED CRIME ACT OF
1976

· N ·

PLAINTIFF IS REQUESTING TREBLE
DAMAGES

DECLARATIONS
REMEDIAL ORDERS

· N ·

A PERMANENT INJUNCTION
CELEBRATING THIS FACIALLY DISCRIM-
INATORY STATE / FEDERALLY FUNDED
CORRUPT ENTERPRISE.

Respectfully Represented
By

Signed
By

40

ISLAMIC ALI
- ANTRELL V. STOWN

DATE

: 4.17.2020

- CERTIFICATE OF SERVICE -

I PLAINTIFF ANTRELL VONIQUE
BROWN ISLAMIC ALI WAR CRIMES
VICTIM # 367927

HEREBY CERTIFY THAT THE
FOLLOWING SUPPLEMENTAL MOTIONS
RAISING ADDITIONAL CLAIMS
AGAINST

JUST DETENTION INTERNATIONAL
STATE OF MICHIGAN

N.

MICHIGAN DEPT OF CORRECTIONS
ET., AL.,

CERTIFICATIONS

FEDERAL BENEVOLENT ORDERS

N.

A PERMANENT INJUNCTION

.41

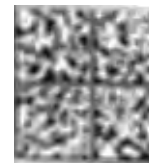
DESTABILIZING THIS FACIALLY
DISCRIMINATORY FEDERALLY FUNDED
CORRUPT ENTERPRISE 1ST CLASS
MAIL ON 4.17.2020 TO THE
FEDERAL DISTRICT COURT IN
CALIFORNIA ATTACHED TO AN
OFFICIAL COMPLAINT ENCLOSED
HEREIN.

PRO
SE
PLAINTIFF
ANTRELL VONIQUE BROWN
ISLAMIC ALL
WAR CRIMES VICTIM # 367927
MACOMB CONCENTRATION CAMP
34625 26 MILE TRAIL
LENOX TOWNSHIP, MI
48048

DATED
: 4.17.2020

CONCLUSION

4PZ



ISLAMIC ALI
ANTRELL M. BROWN #367927
MACOMB CONCENTRATION CAMP
3425 26 MILE RD
KNOX TOWNSHIP, MI
48048

UNITED STATES
DISTRICT COURT
EASTERN DISTRICT (C
CALIFORNIA
OFFICE OF THE CLERK
501 I STREET #4.5
SACRAMENTO, CA



USPS TRACKING #